## APPENDIX K

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## Immovadl mutual non-disclosure acreement

THIS AGREEMENT, made April 13, 1993, by and between INNOVAD, having an omce in 13300 Mission Dive, See. 131, Union City, CA 945H7, and Mr. Drow Traver acting an ungent for Octor Ousis, was having an office at 3415 Oberlin Drive, San Diego, CA 92121; and

WHEREAS, the parties wish to discuss the possibility of a design engineering contact between INNOVAD and Roc. tear Design Enc.; and

WHEREAS. In connection with such discussions the parties will exchange compliant proprietary information of the disclosing party; and

WHEREAS, the persies wish to ensure that all such information is treated with special care to proper its considerable, proprietary names.

NOW THEREFORE, in consideration of the mutual promises and coverant barrin contained, the parties agree as fullows:

- I. Rack party agrees that it will not disclose any confidently information of the other. as specifical in this paragraph I, subparagraphs A through D, to any party or confidently. If such information is in tengible form, it shall be returned to the dictioning
  - A. All maken, information and plans, as well at the fact that discussions are taking place, and the identity of the puries involved, abali herefler be held in condidence, breated as confidenced information proprietary to the disclosing party and shall not be disclosed in whole or part to other, of express written content of the disclosing party.
  - B. Each party will regard ead preserve so confidential all information related to the dusiness of the other party. Each party shall not without first obtaining the writton consent of the other, disclose to any person. Arm of methods, precase, flored day, list, appearing, standards to the pricing, reason, development or related information of the other party, concerning past, present or future duriness activities of the other party.
  - C. Information shall not be deemed "confidential" for purposes of this paragraph 1 to the extent, that such information (1) was acquired by a

party here before the contemplated discussions and when such party was under no obligation to keep such information confidential, (2) is or becomes publicly known through no wrongful act of a party hereto, or (3) is received from a third person or entity who is legally entitled to possession of such information.

- D. Hach party further acknowledges and agrees that, in the event of a threatened breach of active breach by it of the provisions of the Agreement, the other party will have no adequate remedy for damages, and, accordingly, shall be endtled to an injunction against such threatened breach. However, no provision in this Agreement shall be construed as a waiver or prohibition of any other legal or equitable remedy for threatened or active breach hereof.
- 2. Neither purty shall advertise, market or otherwise make known to others confidential information, as described in paragraph 1, learned from discussion, occurring pursuant to this Agreement, in a manner which attributes the information to or associates the information with the name of the other party, or its affiliated companies, purviers, investors, subsidiaries, licensees, or any other critices.
- 3. Nothing contained in this Agreement shall be construed as grunting or conferring upon a party hereto any proprietary right, by license or otherwise, in any confidential information disclosed by the other party.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their authorized persons as of the date set forth below.

By: While

or Wocter Wasgn

Tille OLUMP

Title: Marketine Manager

Date 4/20/93

Date: 4/20/93